## **OGC Has Reviewed**

fie	Approved For Release 2002/05/p6 : CIA-RDP78-04718A001900200028-1	
	Decument No	
	the Change to Class. If    Machentified     Machentified	
	MEMORANDUM FOR: Mr and All Market State:	
25X1A9a	SUBJECT . Reimburgement for loss of Personal Funds Occasioned by	
	Change in Orders 25X1A9	а

25X1A

- 1. The attached memorandum from the Inspector General regarding the above subject has been redrafted to recommend that the Deputy Director (Support) rather than the DCI exercise discretionary authority outlined in Regulation No. paragraph 9.a.
- 2. As you know, the General Counsel has had a continuous history of raising legal objection to the payment of claims of this type, and in this instance has also held to his general rule, which is:

Special powers granted the Agency are not intended to relieve normal administrative difficulties. Changes in operational requirements and, therefore, in orders to personnel, are not unique with this Agency and therefore the General Counsel cannot find a basis for approval of this type of claim.

- 3. The Inspector General feels that in this instance a change in orders directly as a result of changing operational requirements is unusual and unique to this Agency and that it would therefore be in order to authorize reimbursement.
- 4. Another point has been raised by representatives of the Office of the General Counsel, in that in this instance the claim is based on prospective loss rather than actual loss, as the claimant says, in effect, "Since you denied me income you ought to pay it." There is concern as to where this line of reasoning would ultimately lead in the Agency's operation, because once the concept of reimbursement only for out-of-pocket expense in case of loss is disregarded, the door is open to a host of claims, many of which will turn out to be of the nuisance variety.

foto expre shirt 5. During my conversations with members of the staff in the Office of the General Counsel there developed some points which might bear further exploration. Specifically, there might be a possibility that the Director could determine that cancellation of orders in connection with operations was unique, and establish a sort of per diem or temporary allowance for a period which would assist in reimbursing employees for "relocation" or "adjustment" expenses. It may be found, upon study, that this approach cannot be supported; however, it is believed it would be worth studying.

	6.	My	feel	ing	in:	regar	i to	thi	s cas	e is	that	the :	Deput	y Dire	ector
(Sup	port	70 (c	ıght	to r	e je	ct it	on	the '	basis	of	equal	trea	tment	with	prior
clai	mant	.s, 8	and t	here	is	noth	ing	dist	incti	ve i	n this	cas	e to	distir	nguish
it f	rom	many	oth r	ers	pre	vious:	ly c	onsi	de <b>re</b> d	•					

7. I will prepare what to conclude this case.	hatever memoranda you	decide are necessary	•
			25X1A9a
Attachment			

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